§ 5500.0-5

be such as not to endanger or materially interfere with prospecting, mining or processing operations or uses reasonably incident thereto.

- (2) Where the lands have been withdrawn in aid of a function of a Federal department or agency other than the Department of the Interior, or of a State, county, municipality, water district, or other local governmental subdivision or agency, the Secretary of the Interior may make disposals under the regulations in this subpart only with the consent of such other Federal department or agency or of such State, or local governmental unit. The Act of July 23, 1955, supra, provides, however, that the Secretary of Agriculture shall dispose of materials under the Act of July 31, 1947, as amended, supra, if such materials are on lands administered by the Secretary of Agriculture for national forest purposes or for purposes of Title III of the Bankhead-Jones Farm Tenant Act or where withdrawn for the purpose of any other function of the Department of Agriculture.
- (3) The provisions of the Act of July 23, 1955, supra, in disposal of vegetative or mineral materials do not apply to lands in any national park, or national monument or to any Indian lands or lands set aside or held for the use or benefit of Indians including lands over which jurisdiction has been transferred to the Department of the Interior by Executive order for the use of Indians.

§ 5500.0-5 Definitions.

Except as the context may otherwise indicate, as the terms are used in parts 5500 through 5520 of this chapter and in contracts issued thereunder:

- (a) *Bureau* means the Bureau of Land Management, Department of the Interior.
- (b) *Director* means the Director of the Bureau of Land Management.
- (c) Authorized Officer means an employee of the Bureau of Land Management, to whom has been delegated the authority to take action.
- (d) O. and C. Lands means the Revested Oregon and California Railroad and Reconveyed Coos Bay Wagon Road Grant Lands and other lands administered by the Bureau of Land Management under the provisions of the Act of August 28, 1937 (50 Stat. 874).

(e) *Public Lands* means the public domain and its surface resources under the jurisdiction of the Bureau of Land Management.

(f) *Timber* means standing trees, downed trees or logs which are capable of being measured in board feet.

(g) Other vegetative resources means all vegetative material which cannot be measured in units of board feet of timber.

PART 5510—FREE USE OF TIMBER

Subpart 5510—Free Use of Timber; General

Sec.

5510.0-3 Authority.

Subpart 5511—Free Use Regulations

5511.1 Act of 1878.

5511.1-1 Free use of timber on mineral and nonmineral public lands.

5511.1-2 [Reserved]

5511.1-3 Use of timber on lands covered by grazing leases, by lessees, and others.

5511.2 Act of 1898 (Alaska).

5511.2-1 Free use privilege; cutting by agent.

5511.2–2 Free use of timber for Government purposes.

5511.2-3 Permits.

5511.2-4 Timber on withdrawn lands.

5511.3 Act of 1947.

5511.3-1 Free use of timber under other statutes.

5511.3-2 Permits.

5511.3-3 Conservation practices.

5511.3-4 Removal by agent.

5511.3-5 Removal of improvements.5511.3-6 Permits to governmental units.

5511.3–7 Permits to non-profit organizations.

5511.3-8 Permits to mining claimants.

5511.4 Prohibited acts.

5511.5 Penalties.

AUTHORITY: 61 Stat. 681, as amended; 69 Stat. 367; 48 Stat. 1269, sec. 11, 30 Stat. 414, as amended, R.S. 2478, sec. 32, 41 Stat. 450; 30 U.S.C. 601 *et seq.*, 43 U.S.C. 315, 48 U.S.C. 423, 43 U.S.C. 1201, 30 U.S.C. 189.

Source: $35 \ FR \ 9790$, June 13, 1970, unless otherwise noted.

Subpart 5510—Free Use of Timber; General

§ 5510.0-3 Authority.

(a) Nonsale disposals Act of June 3, 1878. (1) Authority for free use of timber on mineral and nonmineral public

Bureau of Land Management, Interior

lands. Section 5511 is issued under authority of the Act of June 3, 1878 (20 Stat. 88; 16 U.S.C. 604 through 606) and March 3, 1891 (26 Stat. 1093; 16 U.S.C. 607), as supplemented by the Act of January 11, 1921 (41 Stat. 1088; 16 U.S.C. 604, 612), settlers upon public lands, citizens and bona fide residents of the State, and corporations doing business in the State may obtain free use permit for timber.

(2) Authority for the issuance of regulations governing the free use of timber for fuel in drilling operations by oil and gas lessees is contained in section 32 of the Act of February 25, 1920 (41 Stat. 405; 30 U.S.C. 189).

CROSS REFERENCE: For additional free use privileges, see \$5511.3.

- (b) Nonsale disposals Act of July 23, 1955. The Act of July 23, 1955, supra, authorizes the Secretary of the Interior in his discretion to permit free use of timber or other vegetative resources or mineral materials by any Federal or State governmental agency, unit or subdivision, including municipalities, or any association or corporation not organized for profit for use other than for commercial or industrial purposes or resale. The Act of July 23, 1955, supra, also provides in part, under certain circumstances, for a mining claimant to obtain free-use of timber from other Bureau administered land in lieu of timber disposed of by the Bureau from lands covered by his mining locations. See §5511.3-8.
- (c) Nonsale disposals Act of May 14, 1898. Section 5511.2 is issued under the authority of section 11, 30 Stat. 414, as amended; 48 U.S.C. 423. Section 5511.2 appears at 19 FR 8880, Dec. 23, 1954. (1) Section 11 of the Act of May 14, 1898 (30 Stat. 414; 48 U.S.C. 423), empowers the Secretary of the Interior to permit the use of timber found upon the public lands in Alaska by actual settlers residents, individual miners, and prospectors for minerals for firewood, fencing, buildings, mining, prospecting, and for domestic purposes as may actually be needed by such persons for such purposes. This section was amended by the Act of June 15, 1938 (52 Stat. 699), so as to permit the use of such timber by churches, hospitals, and charitable in-

stitutions for firewood, fencing, buildings, and for other domestic purposes.

Subpart 5511—Free Use Regulations

§ 5511.1 Act of 1878.

§5511.1-1 Free use of timber on mineral and nonmineral public lands.

- (a) Lands on which timber may be cut. Free-use permits to cut timber may be issued covering public lands as follows:
- (1) Mineral lands, unoccupied and unreserved and not subject to entry under existing laws of the United States, except for mineral entry, in the States of Arizona, Colorado, Idaho, Montana, Nevada, New Mexico, North Dakota, South Dakota, Utah, and Wyoming. (Act of June 3, 1878, 20 Stat. 88; 16 U.S.C. 604 through 606);
- (2) Nonmineral, unoccupied, and unreserved public lands in the States mentioned and also in the States of California, Oregon, and Washington.
- (b) Kind of timber which may be cut. The proper protection of the timber and undergrowth necessarily varies with the nature of the topography, soil, and forest. No timber not matured may be cut, and each tree taken must be utilized for some beneficial domestic purpose. Persons taking timber for specific purposes will be required to take only such matured trees as will work up to such purpose without unreasonable waste. Stumps will be cut so as to cause the least possible waste and all trees will be utilized to as low a diameter in the tops as possible. All brush, tops, logs, and other forest debris made in felling and removing timber under this section shall be disposed of as best adapted to the protection of the remaining growth and in such manner as shall be prescribed by the authorized officer, and failure on the part of the applicant, or an agent cutting for an applicant, to comply with this requirement will render him liable for all expenses incurred by the authorized officer in putting this regulation into effect.
- (c) Area of land to be cut over. The permits shall limit the area of cutting to embrace only so much land as is necessary to produce the quantity of timber applied for.